### PATENT COOPERATION TREATY

## **PCT**

### REC'D 2.2 JUN 2006 POT WIPO

# INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference		FOR FURTHER ACT	ION	See Form PCT/IPEA/416				
38147-0026WO								
International applic	eation No.	International filing date (de	ay/month/year)	Priority date (day/month/year)				
PCT/US05/03857		07 February 2005 (07.02.2	.005)	05 February 2004 (05.02.2004)				
International Paten	International Patent Classification (IPC) or national classification and IPC							
IPC: C07H 21/04( 2006.01);A61K 48/00( 2006.01) USPC: 536/24.5;514/44								
Applicant	Applicant							
INTRADIGM CORPORATION								
1. This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36.								
2. This F	REPORT consists of	a total ofsheets, inclu	ding this cover shee	t.				
3. This re	eport is also accomp	anied by ANNEXES, con	nprising:					
a. $M$ (sent to the applicant and to the International Bureau) a total of $M$ sheets, as follows:								
sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).								
sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.								
b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)) , containing a sequence listing and/or tables related thereto, in electronic form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).								
4. This r	eport contains indica	ations relating to the follow	wing items:					
	Box No. I B	sasis of the report						
	Box No. II P.	riority						
		Non-establishment of opinion with regard to novelty, inventive step and industrial applicability						
		ack of unity of invention						
	Box No. V R	Reasoned statement under Article 35(2) with regard to novelty, inventive step or ndustrial applicability; citations and explanations supporting such statement						
		Certain documents cited						
	Box No. VII C	Certain defects in the international application						
	Box No. VIII C	Certain observations on the international application						
Date of submission of the demand		Date of completion	of this report					
06 September 2005 (06.09.2005)			25 May 2006 (25.05.	2006)				
Name and mailing address of the IPEA/ US  Mail Stop PCT, Attn: IPEA/US  Commissioner for Patents			Authorized officer	5 Smgof				
P.O. Box				/ )				
Facsimile No. (571) 273-3201			Telephone No. 571-	272-0564				
Form PCT/IPEA/409 (cover sheet)(April 2005)								

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

Inter	national application No.	
PCT	/US05/03857	

Box No. I Basis of the report						
1. With regard to the language, this report is based on:						
the international application in the language in which it was filed.						
a translation of the international application into, which is the language of a translation furnished for the purposes of:						
international search (under Rules 12.3 and 23.1(b))						
publication of the international application (under Rule 12.4(a))						
international preliminary examination (under Rules 55.2(a) and/or 55.3(a))						
2. With regard to the elements of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):						
the international application as originally filed/furnished						
the description:						
pages 1-62 as originally filed/furnished pages* NONE received by this Authority on						
pages* NONE received by this Authority on						
the claims:						
pages 63-66 as originally filed/furnished						
pages* NONE as amended (together with any statement) under Article 19						
pages* NONE received by this Authority on pages* NONE received by this Authority on						
the drawings:  pages NONE as originally filed/furnished						
pages* 1/12-12/12 received by this Authority on <u>06 September 2005 (06.09.2005)</u>						
pages* NONE received by this Authority on						
a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequence Listing.						
3. The amendments have resulted in the cancellation of:						
the description, pages						
the claims, Nos						
the drawings, sheets/figs						
the sequence listing (specify):						
any table(s) related to the sequence listing (specify):						
4. This report has been established as if (some of) the amendments annexed to this report and listed below had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).						
the description, pages						
the claims, Nos						
the drawings, sheets/figs						
the sequence listing (specify):						
any table(s) related to the sequence listing (specify):						
*If item 4 applies, some or all of those sheets may be marked "superseded."						

Form PCT/IPEA/409 (Box No. I) (April 2005)

#### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

International application No. PCT/US05/03857

Box No. V Reasoned statement under Artic applicability; citations and explanations	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
1. Statement						
Novelty (N)	Claims <u>5-13, 15-16, 30-45, 47</u>	YES				
	Claims 1-4, 14, 17-29, 46	NO				
Inventive Step (IS)	Claims NONE	YES				
_ ,	Claims 1-47	NO				
Industrial Applicability (IA)	Claims 1-47	YES				
induction i apprountly (ii s)	Claims NONE	NO				

2. Citations and Explanations (Rule 70.7)

Claims 1-4, 14, 17-29 and 46 lack novelty under PCT Article 33(2) as being anticipated by Reich et al. Reich et al. teach a composition comprising a dsRNA in a pharmaceutical carrier (see page 211 column 1). Reich et al. further teach the composition comprising a dsRNA targeted to VEGF, a gene associated with neovascularization (see page 211, column 2). Reich et al. further teach a method of treating ocular disease in a subject comprising administering a dsRNA that inhibits expression of a gene that promotes neovascularization (see page 211 column 2).

Claims 5-13, 15-16, 30-45, 47 lack an inventive step under PCT Article 33(3) as being obvious over Velesky et al. in view of Hammond et al. and in further view of Li et al. Valesky teach a composition comprising antisense molecules targeted to FGF and FGF-R (see page 104-105). Valesky et al. further teach a method of treating angiogenesis by injecting the compositions comprising two genes targeted to angiogenesis (see page 105). Valesky does not teach using dsRNA nor does Valesky teach using a composition comprising at least two dsRNA. Hammond et al. teach two methods for silencing specific genes: antisense and RNA interference. Hammond et al. teach that although antisense methods are straightforward techniques for probing gene function, the methods have suffered from "... questionable specificity and incomplete efficacy." (see page 110, column 1). Hammond et al. further teach ... "dsRNAs have been shown to inhibit gene expression in a sequence-specific manner". Li et al. teach targeted silencing of multiple genes using dsRNA (see paragraph 105) in cells, including human (see paragraph 033).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to make dsRNAs targeted to

multiple genes associated with neovascularization.

One would have been motivated to use dsRNAs targeted to a multiple genes instead of an antisense because Hammond et al. teach using dsRNA to inhibit gene expression is more sequence specific than using antisense methodologies and RNAi using dsRNA is a more potent method requiring only a few molecules of dsRNA per cell and Li et al. teach using dsRNA to target multiple genes. One would have been motivated to target multiple genes because concurrent inhibition is advantageous to treat a disease associated with multiple genes, such as neovascularization.

Finally, one would have a reasonable expectation of success because Valesky et al. teach inhibition using antisense molecules targeted FGF and FGF-R genes, Hammond et al. teach that of the two methods used for silencing gene function, RNAi using dsRNA is more potent and sequence specific than antisense and finally Li et al. teach making silencing of multiple genes using dsRNA targeted to

multiple genes.

Thus in the absence of evidence to the contrary, the invention as a whole would have been prima facie obvious to one of ordinary skill in the art at the time the invention was made.